IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION No. 5:19-cr-331-4BO

UNITED STATES OF AMERICA,)
)
)
)
V.) MOTION TO EXTEND TIME FOR FILING
) PRETRIAL MOTIONS AND TO
JORDAN DEAN MILLER) CONTINUE ARRAIGNMENT
)

Comes Now, Defendant Jordan Dean Miller, through attorney Benjamin J. Gray, and pursuant to Local Rule 47.1(h), moves for an extension of time for filing pretrial motions under Local Rule 12.1, stating as follows:

- 1. Defendant came for initial appearance before this court on November 13, 2019.
- 2. Under the Court's Scheduling Order, the current deadline for filing pretrial motions should be December 18, 2019.
- 3. The arraignment for this matter is currently set for January 2020 term of court in Raleigh.
- 4. The government provided Defendant's counsel with Discovery on December 4, 2019.
- 5. Defendant and Counsel seek additional time to review and discuss that Discovery and make necessary research in order to determine whether pretrial motions are warranted and in Defendant's best interest to file.
- 6. Defendant and counsel respectfully request that the pretrial motions deadline be extended thirty (30) days through and including January 17, 2019 and that the arraignment be continued accordingly.

7. Counsel for Defendant has contacted Assistant United States Attorney Gabe Diaz prior to

filing this motion.

8. Mr. Diaz is aware of this request and advises that the government consents to this request.

Wherefore, Defendant respectfully requests this Court find this request is for good cause

and grant an additional 30 days beyond the current deadline of December 18, 2019, under which

to file any pretrial motions, and that the arraignment in this matter be continued accordingly to a

date that the Court deems appropriate. The ends of justice served by this motion outweigh the

interests of the public and the Defendant in a speedy trial as set forth in Title 18 U.S.C. § 3161

(h)(7)(A).

/s/ Benjamin J. Gray

Benjamin J. Gray

Benjamin J. Gray, LLC

P.O. Box 717

Kirksville, Mo. 63501

660-627-3840

bengray@kirksvilleattorney.com

Missouri Bar. No. 52941

Attorney for Defendant Jordan Dean Miller

/s/ Damon Chetson

Damon J. Chetson

Local Rule 57.1(d) Counsel NC Bar #39575

19 W. Hargett St., Suite 508 Raleigh, NC 27601

Office: (919) 352-9411

Fax: (919) 249-1396

E-Mail: damon@chetson.com

2